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EXHIBIT 10

EXHIBIT 10

Case 2:06-bk-11205-VZ Claim 3-1 Filed 05/04/06 Desc Main Document Page 1 of

Form B10 (Official Form 10) (10/05)		
United States Bankruptcy Court Central Dist	rict of California	PROOF OF CLAIM
	Case Number 2:06-bk-11205 BC a arising after the commencement of the	
Name of Creditor (The person or other entity to whom the debtor owes money or property): MICHAEL RAY HARRIS Name and address where notices should be sent: Steven M. Goldberg, Esq. Russ August & Kabat 12424 Wilshire Bl., #1200 Los Angeles, CA 90025 Telephone number:	Check box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars. Check box if you have never received any notices from the bankruptcy court in this case. Check box if the address differs from the address on the envelope sent to you by the court.	MAX - 4 2006
Last four digits of account or other number by which creditor identifies debtor: (310) 826-7474	Check here □ replaces if this claim □ amends a pre-	viously filed claim, dated:
1. Basis for Claim Goods sold Services performed Money loaned Personal injury/wrongful death Taxes Other Court Judgment		ation (Fill out below) ecurity number: ces performed (date)
2. Date debt was incurred: 3/9/2005	3. If court judgment, date obtain	ed: March 9, 2005
4. Total Amount of Claim at Time Case Filed: \$\frac{117,318}{(unsecured)}\$ If all or part of your claim is secured or entitled to priority, also completed to Check this box if claim includes interest or other charges in addition to additional charges.	d) (secured) e Item 5 or 7 below.	\$\frac{\(\pi\) \(\pi\) \(\text{Total}\)\) (priority) \(\text{(Total)}\) ttach itemized statement of all interest or
5. Secured Claim. Check this box if your claim is secured by collateral (including a right of setoff). Brief Description of Collateral: Real Estate Motor Vehicle Other Value of Collateral: Amount of arrearage and other charges at time case filed included in secured claim, if any \$ 5. Unsecured Nonpriority Claim. Check this box if (a) there is no collateral or lien securing your claim, or (b) your claim exceeds the value of the property securing it or (c) none or only part of your claim is entitled to priority.	entitled to priority. Amount entitled to priority \$ Specify the priority of the claim: Wages, salaries or commissiche before filling of the bankruptcy whichever is earlier - 11 U.S. Contributions to an employee Up to \$2,225* of deposits to services for personal, family, Domestic support obligations Taxes or penalties owed to guestic the part of the contribution of the contribut	ons (up to \$10,000), *earned within 180 days petition or cessation of the debtor's business. C. § 507(a)(4). be benefit plan - 11 U.S.C. § 507(a)(5), vard purchase, lease or rental of property or or household use - 11 U.S.C. § 507(a)(7), under - 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B), overnmental units - 11 U.S.C. § 507(a)(8), ragraph of 11 U.S.C. § 507(a)(). 4/1/07 and every 3 years thereafter with respect to of adjustment. \$10,000 and 180-day limits apply to
Credits: The amount of all payments on this claim has been or purpose of making this proof of claim. Supporting Documents: Attach copies of supporting documents purchase orders, invoices, itemized statements of running judgments, mortgages, security agreements, and evidence of SEND ORIGINAL DOCUMENTS. If the documents are no documents are voluminous, attach a summary. 10. Date-Stamped Copy: To receive an acknowledgment of the filing stamped, self-addressed envelope and copy of this proof of comparison. Sign and print the name and title, if any, of the creditor or objective in the copy of power of attorney, if any). Pensity for presenting fraudulent claim: Fine of up to \$500,000.	such as promissory notes, accounts, contracts, court perfection of lien. DO NOT tavailable, explain. If the ng of your claim, enclose a claim.	This space is for Court use only.

Case 2:06-bk-11205-VZ Claim 3-1 Filed 05/04/06 Desc Main Document Page 2 of

ITEMIZATION OF ADDITIONAL CHARGES

Original Judgment: \$107,000,000 (see attached Judgment in LASC Case No. BC 268857)

Statutory Interest: 10% per annum as follows—

\$29,315.07 per day from entry of judgment (March 9, 2005) through payment of \$1,000,000 on May 27,2005 = \$2,315,890.50.

\$29,041.10 (daily rate of interest on reduced amount of judgment (\$106,000,000)) per day from May 27, 2005 to date case filed, April 04, 2006 = \$9,002,741.00.

Total Statutory Interest: \$11,318,631.50.

Total payments against judgment by debtor: \$1,000,000.

Total claim as of date case filed: \$117,318,631.50

Case 2:06-bk-11205-VZ Claim 3-1 Filed 05/04/06 Desc Main Document Page 3 of

DAVID B. CASSELMAN (SBN 81657) 1 LES SUPERIOR COURT I.DONALD WEISSMAN (SBN 67980) WASSERMAN, COMDEN. CASSELMAN & PEARSON L.L.P. 2 MAR 0 9 2005 5567 Reseda Boulevard, Suite 330 3 Post Office Box 7033 JOHN A. CLARKE, CLERK Tarzana, California 91357-7033 Telephone: (818) 705-6800 • (323) 872-0995 Facsimile: (818) 705-8147 4 5 Attorneys for Plaintiffs LYDIA HARRIS and NEW IMAGE MEDIA 6 CORPORATION 7 SUPERIOR COURT OF THE STATE OF CALIFORNIA 8 9 FOR THE COUNTY OF LOS ANGELES 10 VASSERMAN, COMDEN, CASSELMAN & PEARSON L.L.P. CASE NO. BC 268857 LYDIA HARRIS, LIFESTYLE RECORDS, INC., AND NEW IMAGE 11 12 MEDIA CORP., 5567 RESEDA BOULEVARD, SUITE 330 F.D. BOX 7033 TARZAHA, CALIFORNIA 9 [357-7033 Case Assigned to: Judge Ronald M. Sohigian - Dept. 41 13 Plaintiffs, ٧. [Complaint Filed: February 26, 2002] 14 KEVIN GILLIAM AKA BATTLECAT MARION H. KNIGHT AKA SUGE KNIGHT; DEATH ROW RECORDS; 15 JUDGMENT THA ROW, INC.; DAVID E. KENNER DAVID E. KENNER PROFESSIONAL LAW CORPORATION; DAVID E 16 17 **PROFESSIONAL** KENNER, CORPORATION: THE DAVID E. KENNER TRUST; INTERSCOPE RECORDS; JIMMY IOVINE; JOHN T. MCCLAIN, JR.; A&M RECORDS; ET 18 19 20 AL., 21 Defendants. 22 23 Upon the Order striking the Answer of MARION H. KNIGHT, aka SUGE KNIGHT, 24 DEATH ROW RECORDS, INC., MEDIATURO WRECORDS E.I.C., MANTHER ROW, INC., 25 to Plaintiffs' Complaint and entering default thereon, consideration of the Plaintiffs' Application 26 for Default Prove-up Damages and the supporting declarations of Lydia Harris, I.Donald 27 Weissman, Michael Harris and Phil Ames, and good cause appearing therefor, 28 JUDGMENT

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WASSERMAN, COMDEN, CASSELMAN & PEARSON L.L.P.
5567 REBEDA BOULEVARD, SUITE 330
P.O. BOX 7033
TARZANA, CALIFORNIA 91357-7033

IT IS HEREBY ADJUDGED that judgment is entered in favor of plaintiffs, LYDIA HARRIS and NEW IMAGE MEDIA CORP., and against defendants, MARION H. KNIGHT aka SUGE KNIGHT DEATH ROW RECORDS, INC., aka DEATH ROW RECORDS L.C., and THA POW, INC., in the sum of \$ 45,000,000 for economic damages, \$ 2,000,000 for non-economic damages, \$ 60,000,000 for punitive damages.

Further, PLAINTIFFS to recover costs pursuant to a memorandum of costs to be filed pursuant to the statute in the amount of #

Dated: 3-9-05 NOVER SANGELES SUPERIOR COURT

JUDGMENT

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Case 2:06-bk-11205-VZ Clair		sc Main Document Page 5 of
	16	
• '	,	
ATTORNEY OR PARTY WITHOUT ATTORNEY (Warre, Since		- FL-180
DEBRA VANIMAN CRAWFORD o	ממממ לו במממ	FOR COURT USE OHLY
THE OFFICES OF CRAWFORD S	CRAWFORD	
P.O. Box 373 SW Mission & 4th		
Carmel, California 93921-	-0373	
TELEPHONE NO.: 831-624-2422	FAX NO (Optional):	FILED
E-MAIL ADDRESS (Orthonol: ATTORNEY FOR (Name): LYDIA HARRIS		
SUPERIOR COURT OF CALIFORNIA, COUNT	LAM MANUALLY	
STREET ADDRESS: 1200 Aguajito	FOR MONTEKET	DEC 2 3 2005
MANUNG ADDRESS 1200 Aguatito	Road	1
GIYANO ZIP GODE Monterey, CA	93940	LISA M. GALDOS
MARRIAGE OF		CLERK OF THE SUPERIOR COURT C.J. CAMACRO DEPUTY
PETITIONER: MICHAEL RAY H	. פרמסת	·
100000000000000000000000000000000000000	HIMIO	1
RESPONDENT: LYDIA HARRIS		
Jud	GMENT	CASE NUMBER:
	EGAL SEPARATION NULLITY	
Status only		DR 43369
Reserving jurisdiction ov marital or domestic partn	er termination of	DR 43303
Judgment on reserved las	DEC 2 3 2005	
Date marital or domestic partnershi	p status ends: DATE OF FILE STAT	4P
	ersonal conduct restraining orders	
The restraining orders are contained	ed on page(s) of the attachment	I modifies existing restraining orders. They expire on (date):
b. Judicial officer (name): ADRIENNE c. X Petitioner present in court d. X Respondent present in court e. Claiment present in court (name). f. X Other (specify name): Attor Petitioner: DAN GO	E: 13 Room; M. GROVER Temporary judg X Attorney present in a Exp. Attorney present	
The court acquired jurisdiction of the respondent was served will	ondent on (date); June 9, 2005	
b. The respondent appeared.	i process	
THE COURT ORDERS, GOOD CAUSE APP	EARING	•
4. 本. LX. Judgment of dissolution is enter status of single persons	ed. Marital or domestic partnership status is	terminated and the parties are restored to the
	ME DATE AS FILE STAMP DE	C 2 3 2005
	nined on noticed motion of either party or or	
b. Judgment of legal separation is		· supulation.
	The parties are declared to be single person	is an the atound of Jenaciads
· · ·		- The the Broad of Cappenyy,
	•	
d. This judgment will be entered no	mo pro tunc as of (date):	•
e Judgment on reserved issues. f. The petilloner's respond	Jumpho Farmana t ta 2	.,
	dent's former name is restored to (specif other issues, and all present orders remain I	y): n offerd superior or recorded below.
h. This judgment contains provision	ns for child support or family support. Each	Datty must complete and file with the court a
Child Support Case Registry For	rm (form FL-191) within 10 days of the date	of this hidament. The negative must negle the
court of any change in the infor	mation submitted within 10 days of the ch	Stide by filing an undated form The Mother
Child Support Order (form FL-19	nesiar Care Cosis and Reimburseinent Prix 2) Is attached.	cedures and Information Sheet on Changing a
Form Adopted for Mendatory Use		Page 1 of 2 Terro 1 Family Code, \$5 2024, 2340,
Justicial Council of Conference FL-190 (Flav. Junuary 1, 2005)	JUDGMENT (Family Law)	Solutions 2243 2246 Ga Pius

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12DEC. 13. 2005 P10:21AM18316RUSS AUGUST&KABAT

CRAWFORD & CRAWFORD

NO. 8028 P. 2/482/04

PURSUANT TO STIPULATION OF THE PARTIES RECITED IN COURT, IT IS HEREBY ORDERED, ADJUDGED AND DECREED AS FOLLOWS:

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1. Of the monies received by Respondent from Marion Knight to date, Sixly Thousand (\$60,000) shall be paid to an individual per agreement of the parties. One Hundred and Seventy-Nine Thousand Dollars (\$179,000) shall be given to Petitioner and Two Hundred Thousand Dollars (\$200,000) shall be retained by Respondent.

Each party shall pay one-half of the copying costs for the Xenon case out of said money.

Respondent shall put Two Hundred Six Thousand Dollars (\$208,000) In escrow for potential fees or costs in LASC Case BC 268857.

Each party shall pay taxes, if any, on their share of said money.

- Each party is awarded one-half of the net profits of the DVD on the documentary "Welcome to Death Row."
- 3. Any and all major decisions on the lawsuit regarding the "Welcome to Death Row" documentary versus Xenon shall be made by the parties jointly. The net proceeds of said lawsuit shall be divided equally by the parties. The costs shall be shared equally by the parties and shall be advanced, if possible. Respondent will keep Petitionar advised of all developments in the case, and shall provide him with copies of all filed documents to date at Petitioner's expense.
- Each party shall receive one-half of the net proceeds from the Battlecat Judgment in LASC Case BC 268857, which was an arbitrated judgment.

Petitioner is awarded the Battlecat masters. Respondent shall arrange for shipment of said masters to Petitioner at his cost and direction.

Petitioner shall license the songs from the Battlecat masters in the documentary "Married to the Game" to Respondent at no cost. Each party shall be awarded one-half of the nat proceeds of the "Married to the Game" DVD, but Respondent shall have

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Judgment; Marriage of Harris; DR 43369

Case 2:06-bk-11205-VZ Claim 3-1 Filed 05/04/06 Desc Main Document Page 7 of

14DEC. 13. 2005-410:2|AMABBIERUSS AUGUST&KABAT

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CRAWFORD & DRAWFORD

NO. 8028 P. 3/4 e3/e4

management and control over the "Married to the Game" DVD. No salary shall be paid to Respondent in determining net proceeds.

- The corporation KDA is awarded to Respondent.
- The restaurant Dasha's Soul Food is awarded to Respondent.
- The proceeds from the "Marriad to the Game" book is awarded to Respondent.
- O Lydia, a company, is awarded to Respondent. However, one-half of the net proceeds from the "Married to the Geme" DVD is awarded to each party.
- 9. The parties shall cooperate to consolidate their ongoing business concerns which are community properly and from which they are each getting profits into a company to be created called Harris Enterprises.
- 10. The company Dream On Production is awarded to Respondent, except for one-half of the net royalties from "Married to the Game" DVD shall be awarded to each party.
 - 11. Patitionar's life story is awarded to Patitioner.
- 12. Nu Image Medie is awarded to Petitioner after the One Hundred Seven Million Dollar judgment in LASC Case BC 288857 has been collected or compromised to the satisfaction of Petitioner and Respondent.
- 13. The proceeds of Los Angeles Superior Court Case BC 268657 are community property. The allocation to the parties is reserved as to how much of said proceeds shall be awarded to each party.

The fees and costs to Casselmans' film when they are determined shall be divided between the parties on an equal basis. Each party shall pay their own fees and costs in the case of Casselman versus Ham's which is Los Angeles Superior Court case BC 340196.

- The issue of child support is reserved.
- Child custody jurisdiction is in the State of Texas. The parties have stated

Judgment; Marriage of Hairia; DR 43369

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Case 2:06-bk-11205-VZ Claim 3-1 Filed 05/04/06 Desc Main Document Page 8 of 14DEC. 13. 2005-210: 22AK.18318KUSS ALGUSTAKASAT CRAWFORD & CRAWFORD NO. 1028 P. 4/404/04 their intent that Respondent will bring the child of the parties to visit Petitioner once 1 every two months until the child is 18 years of age. 2 16. The parties jointly support a motion for the appointment of a receiver for the 3 collection of the judgment in LASC Case BC 268857. 4 5 Each party shall pay their own attorneys fees and costs in this case to date. 6 The Court reserves jurisdiction over the executory portions of this Judgment including the formation of Harris Enterprises, 7 The trial on the issue of the allocation of the proceeds of LASC Case BC 8 268857 is set for January 30, 2006, at 9:00 a.m. in Department 13 of this Court. 9 10 The parties shall exchange Proliminary Declarations of Disclosure forthwith. The Final Declarations of Disclosure are waived, 11 APPROVED AS TO FORM AND CONTENT: 12 13 14 15 Attorney for Petitions MICHAEL HARRIS 16 17 18 EBRA VANIMAN CRAWFORD Attorney for Respondent, LYDIA HARRIS 19 20 12-23-05 21 ADRIENNE M. GROVER, Judge of the Superior Court 22 23 24 25 25 27 20 Judgment; Marriago of Harris; DR 43369 3

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Claim 3-1

.Case 2:06-bk-11205-VZ

1 Hon. Stephen E. Haberfeld, Discovery Referee **JAMS** 2 707 Wilshire Blvd., 46th Fl. 3 Los Angeles, CA 90017 Tel.: 213-353-9711 4 213-620-0100 Fax: E-Mail: judgehaberfeld@comeast.net 5 6 8 9 10 11 SUPERIOR COURT OF CALIFORNIA 12 COUNTY OF MONTEREY 13 14 MICHAEL RAY HARRIS, Case No. DR 43369 15 Petitioner, REFEREE'S ORDER GRANTING PETITIONER'S MOTION TO COMPEL 16 MARION H. "SUGE" KNIGHT TO VS. PRODUCE DOCUMENTS RESPONSIVE 17 TO PETITIONER'S FIRST SET OF LYDIA HARRIS, REQUESTS FOR PRODUCTION OF 18 DOCUMENTS Respondent. 19 Hearing Date: January 5, 2006 20 Time: 5:15 p.m. Via Conference Call Place: 21 Referee: Hon. Stephen E. Haberfeld 22 23 Petitioner Michael Ray Harris's ("Petitioner's) motion to compel Marion H. "Suge" 24 Knight ("Mr. Knight") to respond and produce documents responsive to Petitioner's first set 25 of requests for production of documents ("Motion") was expressly and specifically referred to 26 the undersigned discovery referee ("Referee") by the Court's Order, dated December 13, 2005 --27 - which also appointed the Referee. Steven M. Goldberg, Esq. and Dan Goldman, Esq. of the 28 [PROPOSED] ORDER

law firm of Russ August & Kabat appeared and participated with the Referee in a telephonic hearing on the Motion — which hearing was set by stipulation, including the agreement of Dermot D. Givens, Esq. counsel for Mr. Knight, during a telephonic Status Conference held on January 4, 2006. Debra Crawford, Esq. of the law firm of Crawford & Crawford, counsel for Respondent Lydia Harris in this proceeding — having been apprised of the stipulated and ordered telephonic hearing during the aforesaid Status Conference — stated that she did not intend to participate in the hearing on the Motion.

Mr. Givens did not appear or participate in the hearing on the Motion, as agreed and accordingly so ordered, or communicate with either the Referee or Petitioner's counsel after the January 4, 2006 Status Conference and before or during the hearing on the Motion concerning that hearing or at all.

All participants in the January 4, 2006 Status Conference knew the date, time and call-in information for the hearing on the Motion. Messrs, Goldberg and Goldman dialed in for the telephonic hearing, as agreed and ordered, shortly after 5:15 p.m. (PT). The Referee was already on the line. After waiting for Mr. Givens for approximately five minutes, at approximately 5:20 p.m. (PT), the Referee stated that the Referee would go off line until the earlier of being contacted that Mr. Givens had joined the conference call or 5:30 p.m. (PT), at which time the Referee would dial back into the conference call and discuss with whoever was on the line at that time what next to do.

At approximately 5:30 p.m. (PT) --- not having been contacted by anyone concerning that or whether Mr. Givens had joined the conference call for the hearing --- the Referee dialed back into the conference call and ascertained that Mr. Givens was not on the line. Petitioner's counsel, Mr. Goldberg, represented to the Referee that Mr. Givens had not joined the conference call at any time prior to the Referee's re-joining the conference call at 5:30 p.m. (PT) and that Mr. Goldberg had unsuccessfully tried to contact Mr. Givens about his joining the telephonic hearing on the Motion during the approximately ten minute (5:20-5:30 p.m. (PT)) interval when the Referee was off-line. Mr. Goldberg represented that he had called Mr. Givens' cell phone and that Mr. Givens did not answer, and Mr. Goldberg left a message, and that Mr. Goldberg setted.

[PROPOSED] ORDER

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additionally sent Mr. Givens an e-mail, but Mr. Givens did not respond or call in to the conference call.

At approximately 5:35 p.m. (PT), the Referee ruled that — in view of the above-referenced facts and circumstances, and good cause appearing — the stipulated and ordered telephonic hearing on the Motion would go forward, and the Referee made the following ruling and order concerning the Motion during the hearing which lasted until approximately 5:45 p.m. (PT).

Based on careful consideration of the papers submitted by Petitioner and Mr. Knight in support of and in opposition to Petitioner's motion to compel Mr. Knight to produce, without objection, all documents responsive to Petitioner's First Set of Requests for Production of Documents ("document request") and, after a hearing and good cause appearing, it is hereby ORDERED as follows. Petitioner's motion to compel is granted as to the production of all documents requested to be produced by Mr. Knight in Petitioner's document request. Mr. Knight is hereby ordered to produce, without objection, all documents in his possession, custody and/or control which are responsive to Petitioner's document request, immediately prior to the commencement of the taking of Mr. Knight's ordered deposition on Tuesday, January 10, 2006 at 10:00 a.m., at JAMS, 707 Wilshire Boulevard, 46th Floor, Los Angeles, California 90017. Petitioner's request for monetary sanctions in connection with the Motion is reserved.

Immediately prior to the conclusion of the hearing on the Motion, the Referee requested that Petitioner's counsel prepare, submit to the Referee and disseminate to all participants in the discovery reference, including the Wasserman Comden firm, a proposed form of order for the Referee's review and signature, reflecting the Referee's rulings and orders made during the hearing on the Motion.

DATED: January 6, 2006

STEPHEN E. HABERFELD Discovery Referee

Referent

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[PROPOSED] ORDER

Case 2:06-bk-11205-VZ Claim 3-1 Filed 05/04/06 Desc Main Document Page 12 of 16

PROOF OF SERVICE STATE OF CALIFORNIA, COUNTY OF LOS ANGELES

I am employed in the county of Los Angeles, State of California. I am over the age of 18 and not a party to the within action; my business address is 707 Wilshire Blvd. 46th Floor, Los Angeles, CA 90017.

On January 6, 2006, I served the foregoing document described as REFEREE'S ORDER GRANTING PETITIONER'S MOTION TO COMPEL MARION H. "SUGE" KNIGHT TO PRODUCE DOCUMENTS RESPONSIVE TO PETITIONER'S FIRST SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS in the matter of MICHAEL RAY HARRIS V. LYDIA HARRIS to interested parties in this action, as follows:

ORIGINAL FILED TO: (Via fax & mail)

Hon. Adrienne Grover Monterey Courthouse 1200 Aguajito Road Courtroom #13 Monterey, CA 93940 Fax: 831-647-5897

(SEE ATTACHED SERVICE LIST)

- (X) BY MAIL: as follows: I am "readily familiar" with the firm's practice of collection and processing of correspondence for mailing with the United States Postal Service. I know that the correspondence was deposited with the United States Postal Service on the same day this declaration was executed in the ordinary course of business. I know that the envelope was sealed and, with postage thereon fully prepaid, placed for collection and mailing on this date in the United States mail at Los Angèles, California.
- (X)BY FACSIMILE TRANSMISSION: I caused the above-referenced document(s) to be transmitted to the above-named person(s) at the telecopy numbers on the attached list.

I declare under penalty of perjury under the laws of the State of California that the above is true and correct. Executed on January 6, 2006.

Attaldur Cyulo

Case 2:06-bk-11205-VZ Claim 3-1 Filed 05/04/06 **Desc Main Document** Page 13 of 16

CA001 - JAMS, Inc. Service List

1/6/2006

Reference #:

THE RESOLUTION EXPERTS

1220034123

Case Name ;

Harris, Michael Ray vs. Harris, Lydia

Case Type:

Referring Judge: Panelist:

Haberfeld, Stephen E.,

Goldberg, Steven M.

Steven M. Goldberg Russ, August & Kabat 12424 Wilshire Blvd. (Active)

(Active)

PETI Petitioner

Main Phone # 310-826-7474

Suite 1200 Los Angeles, CA 90025

Direct Phone #

sgoldberg@raklaw.com

FAX# 310-826-6991

Party Represented:

Michael Ray Harris

Givens, Dermot

Dermot Givens L/O Dermot Givens

RESP Respondent 433 Camden Dr.

Suife 600

Beverly Hills, CA 90210

dermotg@aol.com Party Represented:

Main Phone # 310-854-8823

Direct Phone #

FAX# 323-878-0416

Marion Knight

Death Row Records Inc.

Crawford, Debra Vaniman

Debra Vaniman Crawford Crawford & Crawford

(Active)

RESP Respondent

P.O. Box 373 SW Mission & 4th Carmel, CA 93921

Main Phone # 831-624-2422 Direct Phone #

Debra@Divorce-123.com

Party Represented:

FAX # 831-624-2428

Lydia Harris

Goldman, Dan

Dan Goldman

(Active) Russ, August & Kabat PETI Petitioner 12424 Wilshire Blvd.

Suite 1200

Los Angeles, CA 90025

Main Phone # 310-826-7474 Direct Phone #

dwgoldman@raklaw.com

FAX# 310-826-6991

Party Represented:

Michael Ray Harris

707 WILSHIRE BLVD. 46TH FLOOR 10S ANGELES, CA 90017 III 213-620-1133 LAX 213-620-0100

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CA001 - JAMS, Inc.

Service List

THE RESOLUTION EXPERTS

RESP Respondent

Main Phone # 818-705-6800

FAX# 818-345-0162

Direct Phone #

(Active)

6 Comden, Leonard J. Leonard J. Comden Wasserman, Comden, Casselman & Pearson 5567 Reseda Blvd., Suite 330

PO Box 7033 Tarzana, CA 91357-7033

lcomden@wccplaw.com Party Represented:

Wasserman, Comden, Casselman & Pearson

1/6/2006

. Cas	2:06	S-bk-11205-VZ Claim 3-1 Filed 05/04/06 Desc Main Document Page 15 of 16
1		PROOF OF SERVICE
2	ST	ATE OF CALIFORNIA
3	CC	OUNTY OF LOS ANGELES
4		Tarana la di di G
5	41.	I am employed in the County of Los Angeles, State of California. I am over
6	4	age of 18 and not a party to the within action; my business address is: 12424
7	W1	lshire Boulevard, 12 th Floor, Los Angeles, California 90025.
8	DD	On May 4, 2006 I caused to be served the foregoing document described as
9	PR	OOF OF CLAIM on interested parties in this action
10	Ø	by placing true copies thereof enclosed in sealed envelopes addressed as stated on the attached mailing list.
11		by placing \square the original \square a true copy thereof enclosed in sealed envelopes addressed as follows:
13	SE	RVICE NAME/ADDRESS
14	☑	BY MAIL
15		I deposited such in the mail at Los Angeles, California. The envelope was mailed with postage thereon fully prepaid.
16	Ø	
17		deposited with U.S. Postal Service on that same day with postage thereon fully prepaid at Los Angeles, California in the ordinary course of business. I
18		As follows: I am "readily familiar" with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with U.S. Postal Service on that same day with postage thereon fully prepaid at Los Angeles, California in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.
20	Ø	Federal: I declare that I am employed in the office of a member of the bar of this court at whose direction the service was made.
21		Executed on May 4, 2006 at Los Angeles, California.
22		
23		MICOLE JONES
24		· ·
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26		
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	2714-01	POS-DR-special (

.Cas	2:06-bk-11205-VZ	Claim 3-1	Filed 05/0- of 16	4/06	Desc Main Docu	ment	Page 16
1			SERV	ICE I	LIST		
3	Robert S. Altager 111 Corporate Ce Monterey Park, C	n, Esq. enter Drive, A 91754	Ste. 201	Atto Rec	rney for Debtor, ords	Death .	Row
5	Death Row Recor PO Box 3037 Beverly Hills, CA	rds, Inc.		Deb	otor		
6 7	Office of the US 725 S. Figueroa S Los Angeles, CA		loor	Trus	stee		
8	3 , 2						
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11 12							
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-	2714-01 POS-DR-special						

Case 1:13-ap-01035-MT Doc 1-3 Filed 02/15/13 Entered 02/15/13 10:29:31 Desc Exhibit Exhibits 10 to 12 Page 18 of 50

EXHIBIT 11

EXHIBIT 11

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orm B10 (Official Form 10) (10/05)		
United States Bankruptcy Court Central Distr	PROOF OF CLAIM	
SUGE KNIGHT	case Number LA 06-11187-EC	
NOTE: This form should not be used to make a claim for an administrative expense case. A "request" for payment of an administrative expense may be filed pursuant to	arising after the commencement of the 11 U.S.C. § 503.	- FUED
Name of Creditor (The person or other entity to whom the debtor owes money or property): LYDIA HARRIS	Check box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars.	FILED 10CT 1 9 2006
Name and address where notices should be sent: SHARON Z. WEISS (State Bar No. 169446) WEINSTEIN, WEISS & ORDUBEGIAN LLP 1925 Century Park East, Suite 1150 Los Angeles, CA 90067-2712 Telephone number: (310) 203-9393	Check box if you have never received any notices from the bankruptcy court in this case. Check box if the address differs from the address on the envelope sent to you by the court.	CENTAR TO CENTAR THE PROPERTY OF THE PROPERTY
Last four digits of account or other number by which creditor identifies debtor:	Check here	viously filed claim, dated:
1. Basis for Claim	Reliree benefits as defined in 1 Wages, salaries, and compens Last four digits of your Social S Unpaid compensation for servi from	eation (Fill out below) Security number: Loes performed (date)
2. Date debt was incurred: Dec. 15, 1992 - Feb. 26, 2002 4. Total Amount of Ctaim at Time Case Filed: If all or part of your claim is secured or entitled to priority, also completed to the charges in additional charges. * In excess of \$107 million - some or all the complete charges in additional charges. * In excess of \$107 million - some or all the complete charges in additional charges. * In excess of \$107 million - some or all the complete charges in additional charges. * In excess of \$107 million - some or all the complete charges in additional charges. * In excess of \$107 million - some or all the complete charges in additional charges. * In excess of \$107 million - some or all the complete charges in additional charges. * In excess of \$107 million - some or all the complete charges in additional charges. * In excess of \$107 million - some or all the complete charges in additional charges. * In excess of \$107 million - some or all the charges in additional charges. * In excess of \$107 million - some or all the charges in additional charges. * In excess of \$107 million - some or all the charges in additional charges. * In excess of \$107 million - some or all the charges in additional charges. * In excess of \$107 million - some or all the charges in additional charges. * In excess of \$107 million - some or all the charges in additional charges. * In excess of \$107 million - some or all the charges in additional charges. * In excess of \$107 million - some or all the charges in additional charges. * In excess of \$107 million - some or all the charges in additional charges. * In excess of \$107 million - some or all the charges in additional charges. * In excess of \$107 million - some or all the charges in additional charges. * In excess of \$107 million - some or all the charges in additional charges. * In excess of \$107 million - some or all the charges in additional charges. * In excess of \$107 million - some or all the charges in additional charges.	n* \$ secured) stelleten 5 or 7 below. In the principal amount of the claim.	\$ (priority) (Total)
5. Secured Claim. Check this box if your claim is secured by collateral (including a right of setoff). Brief Description of Collateral: Real Estate Motor Vehicle Other Value of Collateral: Amount of arrearage and other charges at time case filed included in secured claim, if any \$ 5. Unsecured Nonpriority Claim. Check this box if (a) there is no collateral or lien securing your claim, or (b) your claim exceeds the value of the property securing it or (c) none or only part of your claim is entitled to priority. See above.	entitled to priority. Amount entitled to priority \$ Specify the priority of the claim Wages, salaries or commiss before filing of the bankrupto whichever is earlier - 11 U.S Contributions to an employe Up to \$2,225° of deposits to services for personal, family Domestic support obligation Taxes or penalties owed to Other - Specify applicable p "Amounts are subject to adjustment or	sions (up to \$10,000),* earned within 180 days ypetillion or cessation of the debtor's business, S.C. § 507(a)(4). De benefit plan - 11 U.S.C. § 507(a)(5). De benefit plan - 11 U.S.C. § 507(a)(5). De development of 11 U.S.C. § 507(a)(7). De sunder - 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B). De governmental units - 11 U.S.C. § 507(a)(8). De graph of 11 U.S.C. § 507(a)(1). De 4/1/07 and every 3 years thereafter with respect to the of adjustment. \$10,000 and 180-day limits apply io
8. Credits: The amount of all payments on this claim has been purpose of making this proof of claim. 9. Supporting Documents: Attach copies of supporting documents purchase orders, invoices, itemized statements of running judgments, mortgages, security agreements, and evidence SEND ORIGINAL DOCUMENTS. If the documents are adocuments are voluminous, attach a summary. 10. Date-Stamped Copy: To receive an acknowledgment of the stamped, self-addressed envelope and copy of this proof of Date. Sign and print the name and title fighty of the creditor or (attach copy of power of attorney, if any): //	nts, such as promissory notes, g accounts, contracts, court of perfection of lien. DO NOT not available, explain. If the filing of your claim, enclose a of claim.	This space is for Court use only.
Sep, 2006 LYDIA HARRIS	000 or imprisonment for up to 5 years. or b	oth, 18 U.S.C. §§ 152 and 3571.

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DAVID B. CASSELMAN (SBN 81657) I.DONALD WEISSMAN (SBN 67980) WASSERMAN, COMDEN, CASSELMAN & PEARSON L.L.P. SUPERIOR COURT LOS ANGE 1 MAR 0 9 2005 2 5567 Reseda Boulevard, Suite 330 Post Office Box 7033 Tarzana, California 91357-7033 Telephone: (818) 705-6800 • (323) 872-0995 Facsimile: (818) 705-8147 3 4 5 Attorneys for Plaintiffs
LYDIA HARRIS and NEW IMAGE MEDIA
CORPORATION 6 7 SUPERIOR COURT OF THE STATE OF CALIFORNIA 8 FOR THE COUNTY OF LOS ANGELES 9 10 WASSERMAN, COMDEN, CASSELMAN & PEARSON LA.P. 1267 REFEDA POULEVARD. #1976 330 7.0. 80X 7083 LYDIA HARRIS, LIFESTYLE RECORDS, INC., AND NEW IMAGE CASE NO. BC 268857 11 MEDIA CORP.. 12 Case Assigned to: SEST RESEDA BOULEVARD, SUITE 334 F/O. BOX YOSE TAREAUA, CALIFORNIA 9 (357-7038 Judge Ronald M. Sohigian - Dept. 41 13 Plaintiffs, [Complaint Filed: February 26, 2002] KEVIN GILLIAM AKA BATTLECAT;
MARION H. KNIGHT AKA SUGE
KNIGHT; DEATH ROW RECORDS;
THA ROW, INC.; DAVID E. KENNER;
DAVID E. KENNER PROFESSIONAL
LAW CORPORATION; DAVID E.
KENNER, A PROFESSIONAL
CORPORATION; THE DAVID E.
KENNER TRUST; INTERSCOPE
RECORDS; JIMMY IOVINE; JOHN T.
MCCLAIN, JR.: A&M RECORDS; ET 14 15 JUDGMENT 16 17 18 19 MCCLAIN, JR.: A&M RECORDS; ET 20 AL., Defendants. 21 22 Upon the Order striking the Answer of MARION H. KNIGHT, aka SUGE KNIGHT, 23 DEATH ROW RECORDS, INC., MADEATHEROUS RECORDS ELLC. AND HER ROW, INC., 24 to Plaintiffs' Complaint and entering default thereon, consideration of the Plaintiffs' Application 25 for Default Prove-up Damages and the supporting declarations of Lydia Harris, I.Donald 26 Weissman, Michael Harris and Phil Ames, and good cause appearing therefor, 27 28 JUDGMENT

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IT IS HEREBY ADJUDGED that judgment is entered in favor of plaintiffs, LYDIA HARRIS and NEW IMAGE MEDIA CORP., and against defendants, MARION H. KNIGHT AKA SUGE KNIGHT DEATH ROW RECORDS, INC., AKA DEATH ROW RECORDS 1. L.C., and THA DOW, DIC, in the sum of \$ 45,000,000 conomic damages, \$ 2,000,000 for non-economic damages, \$ 60,000,000 for punitive damages. б Further, PLAINTIFFS to recover costs pursuant to a memorandum of costs to be filed pursuant to the statute an the amount of # WASSERMAN, COMDEN, CASSELMAN E.TEAESON L.L.D.

SPET REMEDA MOULEVARD. MULTE 250

YAREANA. CALIFORNIL (1337-1035 JUDGMENT

Case 2:06-bk-11187-VZ Claim 16-1 Filed 10/19/06 Desc Main Document Page 4 of 16

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THE BIRL SMIN YERROTTATUCHTWYTHAN TO YERROTTA		FOR COUNT USE ONLY
DEBRA VANIHAN CRAWFORD, SEI LAW OFFICES OF CRAWFORD &		
P.O. Box 373	CINAMECAD	
SW Mission & 4th	•	
Carmel, California 93921-0.	373	The second second
TELEPHONE NO. 831-624-2422	FAX HO POPRIORITE	FILLU
PARKA ADDRESS (OLIVA)		
ATTORNEY FOR PAGE LYDIA HARRIS		-
SUPERIOR COURT OF CALIFORNIA, COUNTY	XF MONTEREY	DEC 2 3 2005
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PETMIONER: MICHAEL RAY HA	KRTP	1
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RESPONDENT: LYDIA HARRIS		CASE HALLINERS
	MENT	CASE HUMBERS
X DISSOLUTION LEG	GAL SEPARATION NULLITY	1
Status only	•	DR 43369
Reserving jurisdiction over	termination of	1
marital or domastic partner	ship status DCC 1.2 seen	
Judgment on reserved lead		
Date marital or domostic partnership	*totos ands: DATE OF FILE STAMP	
	rsonal conduct restraining orders	modifies existing restraining orders,
The resiming orders are contained	on page(s) of the attachment, if	toy expire on (date):
(X) Contested a. Days: 11-14-05 Dept.: b. Juckisal officer (name): ADRIENNE c. X Petitioner present in court d. X Respondent present in court e. Claiment present in court (name). f. X Other (specify name): Attorn Patitioner: DAN GOL 3. The court acquired jurisdiction of the respondent was served with b. The respondent was served with	M. GROVER Temporary judge X Attorney present in country Attorney present in country Ley for DMAN Indiant on (data): June 9, 2005	n (neme): STEVEN M. GOLDBERG n (name): DEERA V. CRAWFORD Altomay present in count (name):
's	a. multal	
THE COURT ORDERS, GOOD CAUSE APPE	CARROL	ر ام فران دور در در الهروس محال الرس فلا ما المحال
	d. Marital or domestic parinership atalica is te	•
status of single persons	OFC.	2 3 2005
	TO DITTO MY TEMP DELLER	
(2) on a date to be determ	lined on noticed motion of either party or on s	upulation.
b. Judgment of legal separation is a	inlered.	
	he parties are declared to be single persons	on the ground of (specify):
444 Marian St. 11 Marian St. 1		
	•	
be present the first of the second and	and the second of february	•
d. This judgment will be entered no	no pro tone as or (para):	
a Judgment on reserved issues. f. The pellioner's respond	ent's former name to restored to (specify)	•
	ther lacues, and all present orders remain in	
h. This judgment contains provision Child Support Case Registry For court of any change in the into- of Rights and Responsibilities—	es for child support or family support. Each pum (form FL-191) within 10 days of the data of mallon xubritised within 10 days of the chestern for Costs and Reknburgament Prince	arty must complete and ille with the court a I this judgment. The parents must notify the age, by filling an updated form. The Notice
Child Support Order (form FL-18)	K) IE BUIDANDO.	Page 1 of 2
Form Adopted by Mundatory Use	JUDGMENT	[egg] F104/Co11, 11 201, 2040.

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27 28 CRAWFORD & CRAWFORD

NO. 8028 P. 1/4#2/84

PURSUANT TO STIPULATION OF THE PARTIES RECITED IN COURT, IT IS HEREBY ORDERED, ADJUDGED AND DECREED AS FOLLOWS:

1. Of the montes received by Respondent from Marton Knight to date, 8ixly Thousand (\$60,000) shall be paid to an individual per agreement of the parties. One Hundred and Seventy-Nine Thousand Dollars (\$179,000) shall be given to Petitioner and Two Hundred Thousand Dollars (\$200,000) shall be retained by Respondent.

Each party shall pay one-half of the copying costs for the Xenon case out of said money.

Respondent shall put Two Hundred Six Thousand Dollars (\$208,000) in escrow for potential tess or costs in LASC Case BC 266557.

Each party shall pay taxas, if any, on their share of said money.

- Each party is awarded one-half of the net profits of the DVD on the documentary. "Welcome to Death Row."
- 3. Any and all major decisions on the lawsuit regarding the "Welcome to Death Row" documentary versus Xenon shall be made by the parties jointly. The net proceeds of said lawsuit shall be divided equally by the parties. The costs shall be shared equally by the parties and shall be advanced, if possible. Respondent will keep Patitioner advised of all developments in the case, and shall provide him with copies of all filled documents to date at Petitioner's expanse.
- Each party shall receive one-half of the net proceeds from the Battlecat
 Judgment in LASC Case BC 288857, which was an arbitrated judgment.

Politioner is awarded the Battlecat masters. Respondent whali arrange for shipment of add masters to Petitioner at his cost and direction.

Petitioner shall license the songs from the Battlecat masters in the documentary "Married to the Game" to Respondent at no cost. Each party shall be gwarded one-half of the net proceeds of the "Married to the Game" DVD, but Respondent shall have

Judgment; Marriage of Harris; DR 43369

NO. 8029 P. 3/403/04 15DEC. 13. 2005-ETO: 2TANABBIERUSS AUGUSTEXABAT CRAWFORD & CRAWFORD management and control over the "Married to the Game" DVD. No salary shall be paid 1 2 to Respondent in determining net proceeds. The corporation KDA is awarded to Respondent. 3 The restaurant Dasha's Soul Food is awarded to Respondent. 4 5 7. The proceeds from the "Married to the Game" book is awarded to Respondent 5 7 O Lydia, a company, is awarded to Respondent. However, one-half of the net proceeds from the "Married to the Game" DVD is gwarded to each party. 8 The parties shall cooperate to consolidate their ongoing business concerns þ which are community property and from which they are each getting profits into a 10 company to be created called Harris Enterprises. 11 10. The company Dream On Production is awarded to Respondent, except for 12 one-half of the net royalties from "Married to the Game" DVD shalf be awarded to each 13 party. 14 11. Palitioner's life story is awarded to Petitioner. 15 16 Nu Image Medie is awarded to Petitioner after the One Hundred Seven 17 Million Dollar judgment in LASC Case BC 288857 has been collected or compromised to the satisfaction of Petilloner and Respondent, 18 19 The proceeds of Los Angelos Superior Court Case BC 268857 are community property. The allocation to the parties is reserved as to how much of said 20 21 proceeds shall be awarded to each party. 22 The fees and costs to Casselmans' firm when they are determined shall be divided between the parties on an equal basis. Each party shall pay their own fees and costs in the case of Casselman versus Harris which is Los Angeles Superior Court case 24 BC 340198, 25 26 The issue of child support is reserved. Child custody juriediction is in the State of Texas. The parties have stated 27 28

Judgment; Marriago of Harris; DR 43369

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* ***						
1	their intent t	tat Respondent will bring	; the child of the pa	ties to visit Pe	titloner or	nce
2	eneth (Mo Wi	er ei blido erl) Illnu erthro	years of age.			
3	16,	The parties jointly supp	ort a motion for the :	appointment of	a tecelvi	er for the
4	collaction of	the judgment in LASC C	ase BC 268657,			
 5	17.	Each party shall pay the	our attorneys fee	es and costs in	this case	to date.
6	18.	The Court reserves juris	diction over the exe	scutory portion	a of thia J	ludament
7	including the	formation of Harris Enle				_
Ø	15.	The trial on the lasue of	the allocation of the	proceeds of t	ASC Car	se BC
9	26885 7 is se	t for Jenuary 30, 2008, i	at 9:00 a.m. in Depa	riment 13 of th	lis Court,	
10	20.	The parties shall exchar				forthwith.
11	The Final Do	iciaretions of Disclosure	ere walved.			
12	APPROVED	AS TO FORM AND CO	NTENT:			
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14	STOVE	ANI DEED			:	
15	Altomay for MICHAEL H	Pettione				
15.	MIDIALLI	WIVE COM				
17	K XYJ	2				
18	DEBRAVAN	IMAN CRAWFORD.	<u>.</u>	_		
19	Attorney for LYDIA HARF	Respondent,	A	M_{\perp}		
20		12-23-05	1/1/	NIOV	OV	`
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1 Hon. Stephen E. Haberfeld, Discovery Referee JAMS 2 707 Wilshire Blvd., 46th Pl. Los Angeles, CA 90017 3 213-353-9711 213-620-0100 4 Fax: E-Mail: judgehaberfeld@comcast.net 5 6 7 8 9 10 SUPERIOR COURT OF CALIFORNIA 11 12 COUNTY OF MONTEREY 13 14 Caso No, DR 43369 MICHAEL RAY HARRIS, 15 REFEREE'S ORDER GRANTING Petitioner, PETITIONER'S MOTION TO COMPEL MARION H. "SUGE" KNIGHT TO PRODUCE DOCUMENTS RESPONSIVE 16 VS. TO PETITIONER'S FIRST SET OF 17 REQUESTS FOR PRODUCTION OF LYDIA HARRIS, 18 DOCUMENTS Respondent. 19 **Hearing** Date: January 5, 2006 20 Time: 5:15 p.m. Via Conference Call Place: 21 Referee: Hon. Stephen E. Haberfeld 22 23 Petitioner Michael Ray Harris's ("Petitioner's) motion to compel Marion H. "Suge" 24 Knight ("Mr. Knight") to respond and produce documents responsive to Petitioner's first set 25 of requests for production of documents ("Motion") was expressly and specifically referred to 26 the undersigned discovery referee ("Referee") by the Court's Order, dated December 13, 2005 -27 which also appointed the Referee. Steven M. Goldberg, Esq. and Dan Goldman, Esq. of the 28 Actural. (PROPOSED) ORDER

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law firm of Russ August & Kabat appeared and participated with the Referee in a telephonic hearing on the Motion --- which hearing was set by stipulation, including the agreement of Deimot D. Givens, Esq. counsel for Mr. Knight, during a telephonic Status Conference held on January 4, 2006. Debra Crawford, Esq. of the law firm of Crawford & Crawford, counsel for Respondent Lydia Harris in this proceeding - having been apprised of the stipulated and ordered telephonic hearing during the aforesaid Status Conference -- stated that she did not intend to participate in the hearing on the Motion.

Mr. Givens did not appear or participate in the hearing on the Motion, as agreed and accordingly so ordered, or communicate with either the Referee or Petitioner's counsel after the January 4, 2006 Status Conference and before or during the hearing on the Motion concerning that hearing or at all.

All participants in the January 4, 2006 Status Conference knew the date, time and call-in information for the hearing on the Motion. Messrs. Goldberg and Goldman dialed in for the telephonic hearing, as agreed and ordered, shortly after 5:15 p.m. (PT). The Referee was already on the line. After waiting for Mr. Givens for approximately five minutes, at approximately 5:20 p.m. (PT), the Referee stated that the Referee would go off line until the earlier of being contacted that Mr. Givens had joined the conference call or 5:30 p.m. (PT), at which time the Referee would dial back into the conference call and discuss with whoever was on the line at that time what next to do.

At approximately 5:30 p.m. (PT) --- not having been contacted by anyone concerning that or whether Mr. Givens had joined the conference call for the hearing --- the Referee dialed back into the conference call and ascertained that Mr. Givens was not on the line. Petitioner's counsel, Mr. Goldberg, represented to the Referee that Mr. Givens had not joined the conference call at any time prior to the Referee's re-joining the conference call at 5:30 p.m. (PT) and that Mr. Goldberg had unsuccessfully tried to contact Mr. Givens about his joining the telephonic hearing on the Motion during the approximately ten minute (5:20-5:30 p.m. (PT)) interval when the Referee was off-line. Mr. Goldberg represented that he had called Mr. Givens' cell phone and that Mr. Givens did not answer, and Mr. Goldberg left a message, and that Mr. Goldberg

[PROPOSED] ORDER

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additionally sent Mr. Givens an e-mail, but Mr. Givens did not respond or call in to the conference call.

At approximately 5:35 p.m. (PT), the Referee ruled that — in view of the abovereferenced facts and circumstances, and good cause appearing — the stipulated and ordered telephonic hearing on the Motion would go forward, and the Referee made the following ruling and order concerning the Motion during the hearing which lasted until approximately 5:45 p.m. (PT).

Based on careful consideration of the papers submitted by Petitioner and Mr. Knight in support of and in opposition to Petitioner's motion to compel Mr. Knight to produce, without objection, all documents responsive to Petitioner's First Set of Requests for Production of Documents ("document request") and, after a hearing and good cause appearing, it is hereby ORDERED as follows. Petitioner's motion to compel is granted as to the production of all documents requested to be produced by Mr. Knight in Petitioner's document request. Mr. Knight is hereby ordered to produce, without objection, all documents in his possession, custody and/or control which are responsive to Petitioner's document request, immediately prior to the commencement of the taking of Mr. Knight's ordered deposition on Tuesday, January 10, 2006 at 10:00 a.m., at JAMS, 707 Wilshire Boulevard, 46th Floor, Los Angeles, California 90017. Petitioner's request for monetary sanctions in connection with the Motion is reserved.

Immediately prior to the conclusion of the hearing on the Motion, the Referee requested that Petitioner's counsel prepare, submit to the Referee and disseminate to all participants in the discovery reference, including the Wasserman Comdon firm, a proposed form of order for the Referee's review and signature, reflecting the Referee's rulings and orders made during the hearing on the Motion.

DATED: January 6, 2006

STEPHEN E. HABERFELD Discovery Referee

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PROPOSED ORDER

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PROOF OF SERVICE STATE OF CALIFORNIA, COUNTY OF LOS ANGELES

I am employed in the county of Los Angeles, State of California. I am over the age of 18 and not a party to the within action; my business address is 707 Wilshire Blvd. 46th Floor, Los Angeles, CA 90017.

On January 6, 2006, I served the foregoing document described as REFEREE'S ORDER GRANTING PETITIONER'S MOTION TO COMPEL MARION H. "SUGE" KNIGHT TO PRODUCE DOCUMENTS RESPONSIVE TO PETITIONER'S FIRST SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS in the matter of MICHAEL RAY HARRIS V. LYDIA HARRIS to interested parties in this action, as follows:

ORIGINAL FILED TO: (Via fax & mail)

Hon. Adrienne Grover Monterey Courthouse 1200 Aguajito Road Courtroom #13 Monterey, CA 93940 Fax: 831-647-5897

(SEE ATTACHED SERVICE LIST)

- (X) BY MAIL: as follows: I am "readily familiar" with the firm's practice of collection and processing of correspondence for mailing with the United States Postal Service. I know that the correspondence was deposited with the United States Postal Service on the same day this declaration was executed in the ordinary course of business. I know that the envelope was sealed and, with postage thereon fully prepaid, placed for collection and mailing on this date in the United States mail at Los Angèles, California.
- (x)BY FACSIMILE TRANSMISSION: I caused the above-referenced document(s) to be transmitted to the above-named person(s) at the telecopy numbers on the attached list.

I declare under penalty of perjury under the laws of the State of California that the above is true and correct. Executed on January 6, 2006.

Maldui Cyulo geraldine C. Yelo

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1/6/2006 CA001 - JAMS, Inc. Service List 1220034123 Reference#: Harris, Michael Ray vs. Harris, Lydia Case Name: FAMI Care Type: Referring Judge: Panelist Haberfeld, Stephen R., Goldberg, Steven M. (Active) Steven M. Goldberg PETI Petitioner Russ, August & Kabat Main Phone # 310-826-7474 12424 Wilshire Blvd. Direct Phone # Suite 1200 FAX# 310-826-6991 Lus Angeles, CA 90025 sgoldberg@raklaw.com Party Represented: Michael Ray Harris Givens, Dermot (Active) Dermot Givens RESP Respondent L/O Denmot Givens Main Phone # 310-854-8823 433 Camden Dr. Direct Phone # Suite 600 FAX# 323-878-0416 Beverly Hills, CA 90210 dermotg@aol.com Party Represented : Marion Knight Death Row Records Inc Crawford, Debra Vanlman (Active) Debra Vaniman Crawford RESP Respondent Crawford & Crawford Main Phone # 831-624-2422 P.O. Box 373 Direct Phone SW Mission & 4th FAX# 831-624-2428 Carmel, CA 93921 Debra@Divorce-123.com Party Represented: Lydia Harris Goldman, Dan (Active) Dan Goldman Russ, August & Kabat 12424 Wilshire Blvd. PETI Petitioner Main Phone # 310-825-7474 Direct Phona # Suite 1200 FAX# 310-826-6991 Los Angeles, CA 90025 dwgoldman@raklaw.com Party Represented : Michael Ray Harris

707 WILSHIRE BLVD. 46TH FLOOR LOS ANGELES, CA 90017 115 213-620-1133 152 273-620-0100

Case 1:13-ap-01035-MT Doc 1-3 Filed 02/15/13 Entered 02/15/13 10:29:31 Exhibit Exhibits 10 to 12 Page 31 of 50

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CA001 - JAMS, Inc.

Service List

THE RESOLUTION EXPERTS

RESP Respondent

Main Phone # 818-705-5800

FAX# 818-345-0162

Direct Phone #

(Active)

Comden, Leonard J. Leonard J. Comden Wasserman, Comden, Casselman & Pearson 5567 Reseda Blvd., Suite 330

PO Box 7033 Tarzana, CA 91357-7033

lcomden@wccplaw.com Party Represented:

Wasserman, Comden, Casselman & Pearson

1/6/2006

707 WILSHIRE BLVD. 46TH FLOOR LOS ANGELES, CA 98017 14 213-620-1133 44 213-620-0100

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P. 1 x x Transmission Result Report (MemoryTX) { Jan. 6. 2006 2:49PM } x x x 23

Date/Time: Jan. 6. 2006 2:13PM

File No. Mode	Destination	Pg	(s)	Result	Page Nol Sent
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Reason for error

E. 1) Hang up my line fail

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E. 4) No factimally connection

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	PROOF OF SERVICE
STA	ATE OF CALIFORNIA
CO	UNTY OF LOS ANGELES
	I am employed in the County of Los Angeles, State of California. I am over
the	age of 18 and not a party to the within action; my business address is: 12424
	shire Boulevard, 12 th Floor, Los Angeles, California 90025.
	On May 4, 2006 I caused to be served the foregoing document described as
PRO	OOF OF CLAIM on interested parties in this action
Ø	by placing true copies thereof enclosed in sealed envelopes addressed as stated on the attached mailing list.
	by placing \square the original \square a true copy thereof enclosed in sealed envelopes addressed as follows:
SE	RVICE NAME/ADDRESS
	BY MAIL
	I deposited such in the mail at Los Angeles, California. The envelope was mailed with postage thereon fully prepaid.
Ø	As follows: I am "readily familiar" with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with U.S. Postal Service on that same day with postage thereon fully prepaid at Los Angeles, California in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit.
Ø	Federal: I declare that I am employed in the office of a member of the bar of this court at whose direction the service was made.
	Executed on May 4, 2006 at Los Angeles, California.
	Decree Sonor
	MICOLE JONES
2714-01	POS-DR-apecini

	, 	
1		SERVICE LIST
2	Daniel McCarthy, Esq.	Attorney for Debtor, Marion H. Knight,
3	Daniel McCarthy, Esq. Hill, Farrer & Burrill LLP 300 S. Grand Avenue, 37th floor Los Angeles, CA 90071	Jr.
4	l .	
5	Marion H. Knight, Jr. PO Box 3037 Beverly Hills, CA 90212	Debtor
7	Alvin Mar, Esq.	Trustee
8	Alvin Mar, Esq. Office of the US Trustee 725 S. Figueroa Street, 26 th floor Los Angeles, CA 90017	
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EXHIBIT 12

EXHIBIT 12

Case 2:06-bk-11205-VZ Claim 23-1 Filed 10/19/06 Desc Main Document Page 1 of 15

United States Bankruptcy Court Central Dis	PROOF OF CLAIM			
Name of Debtor DEATH ROW RECORDS, INC.	Case Number LA 06-11205-EC			
NOTE: This form should not be used to make a claim for an administrative expenses. A "request" for payment of an administrative expense may be filed pursuan	se arising after the commencement of the to 11 U.S.C. § 503.			
Name of Creditor (The person or other entity to whom the debtor owes money or property): LYDIA HARRIS	Check box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars.	OCT 1 9 2006		
Name and address where notices should be sent: SHARON Z. WEISS (State Bar No. 169446) WEINSTEIN, WEISS & ORDUBEGIAN LLP 1925 Century Park East, Suite 1150 Los Angeles, CA 90067-2712	□ Check box if you have never received any notices from the bankruptcy court in this case. □ Check box if the address differs from the address on the envelope sent to you by the	CENTRAL INSTITUTE		
Telephone number: (310) 203-9393 Last four digits of account or other number by which creditor identifies debtor:	court. Check here	This space is for Court use only.		
1. Basis for Claim				
2. Date debt was Incurred: Dec. 15, 1992 - Feb. 26, 2002	3. If court judgment, date obtai	ned: March 9, 2005		
Total Amount of Claim at Time Case Filed:	ured) (secured) plete Item 5 or 7 below. In to the principal amount of the claim.	(priority) \$ (Total) Attach itemized statement of all interest or		
5. Secured Claim. Check this box if your claim is secured by collateral (including a right of setoff). Brief Description of Collateral: Real Estate	enlitled to priority. Amount entitled to priority \$ Specify the priority of the claim Wages, salaries or commiss before filling of the bankrupto whichever is earlier - 11 U.S Contributions to an employe Up to \$2,225° of deposits to services for personal, family Domestic support obligation Taxes or penalties owed to Other - Specify applicable Manunts are subject to adjustment of	sions (up to \$10,000),* earned within 180 days y petition or cessation of the debtor's business, 5.C. § 507(a)(4). be benefit plan - 11 U.S.C. § 507(a)(5). oward purchase, lease or rental of property or ,, or household use - 11 U.S.C. § 507(a)(7). is under - 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B). governmental units - 11 U.S.C. § 507(a)(8). or aragraph of 11 U.S.C. § 507(a)(1). A4/107 and every 3 years thereafter with respect to e of adjustment \$10,000 and 180-day finits apply to		
8. Credits: The amount of all payments on this claim has bee purpose of making this proof of claim. 9. Supporting Documents: Attach copies of supporting documents purchase orders, invoices, itemized statements of runring judgments, mortgages, security agreements, and evident SEND ORIGINAL DOCUMENTS. If the documents are documents are voluminous, attach a summary. 10. Date-Stamped Copy: To receive an acknowledgment of the stamped, self-addressed envelope and copy of this proof of the proof of	nents, such as promissory notes, ning accounts, contracts, court ce of perfection of lien. DO NOT e not available, explain. If the ne filing of your claim, enclose a f of claim.	This space is for Court use only.		
Sep , 2006 LYDIA HARRS Penalty for presenting frautoulent plaint: Fine of up to \$50	Tran-	oth 18 II S.C. 58 152 and 3571		

Case 2:06-bk-11205-VZ Claim 23-1 Filed 10/19/06 Desc Main Document Page 2 of 15

DAVID B. CASSELMAN (SBN 81657) I.DONALD WEISSMAN (SBN 67980) WASSERMAN, COMDEN, CASSELMAN & PEARSON L.L.P. 1 LOS ANGELES SUPERIOR COURT 2 MAR 0 9 2005 / 5567 Reseda Boulevard, Suite 330 Post Office Box 7033 JOHN A. CLARKE, CLERK 3 Fost Office Box 703-Tarzana, California 91357-7033 Telephone: (818) 705-6800 • (323) 872-0995 Facsimile: (818) 705-8147 4 Attorneys for Plaintiffs
LYDIA HARRIS and NEW IMAGE MEDIA
CORPORATION 5 6 7 SUPERIOR COURT OF THE STATE OF CALIFORNIA 8 FOR THE COUNTY OF LOS ANGELES 9 10 WASSERMAN, COMDEN, CASSELMAN & PEARSON LALP, sety messen boulryand, butte 330 p. Box 7023 2 stylp 33 tanzaha, Calegorhan \$15577923 CASE NO. BC 268857 Lydia Harris, Lifestyle Records, Inc., and New Image 11 12 MEDIA CORP.. Case Assigned to: Judge Ronald M. Sohigian - Dept. 41 Plaintiffs, 13 [Complaint Filed: February 26, 2002] KEVIN GILLIAM AKA BATTLECAT; MARION H. KNIGHT AKA SUGE)
KNIGHT; DEATH ROW RECORDS;
THA ROW, INC.; DAVID E. KENNER;
DAVID E. KENNER PROFESSIONAL
LAW CORPORATION; DAVID E.
KENNER, A PROFESSIONAL
CORPORATION; THE DAVID E.
KENNER TRUST; INTERSCOPE
RECORDS; JIMMY IOVINE; JOHN T.
MCCLAIN, JR; A&M RECORDS; ET
AL. 14 15 JUDGMENT 16 18 19 20 AL.. Defendants. 21 22 Upon the Order striking the Answer of MARION H. KNIGHT, aka SUGE KNIGHT, and 23 DEATH ROW RECORDS, INC., METRATHEOURE CORDS ELLC. MANUAL ROW, INC., 24 to Plaintiffs' Complaint and entering default thereon, consideration of the Plaintiffs' Application 25 for Default Prove-up Damages and the supporting declarations of Lydia Harris, I.Donald 26 27 Weissman, Michael Harris and Phil Ames, and good cause appearing therefor, 28 JUDGMENT

IT IS HEREBY ADJUDGED that judgment is entered in favor of plaintiffs, LYDIA HARRIS and NEW IMAGE MEDIA CORP., and against defendants. MARION H. KNIGHT Z BEATHROWRECORDS, INC., BLADEATHROWRECORDS L.C., 3 and THA POW, INC. in the sum of \$ 45,000,000 conomic damages, 4 \$ 2,000,000 for non-economic damages, \$ 60,000,000 for punitive damages. 5 б Further, PLAINTIFFS to recover costs pursuant to a memorandum of costs to be filed 7 pursuant to the statute on the amount of # 8 9 10 Wasserman, comden, casselidan & peabson lllt. 11 12 XS67 KEREDA BOVLEVARD, SUITE 150 P.O. BOX 7013 TEREARA, CALIFORNIA 9 (1957-1019 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 2 JUDGMENT

Case 2:06-bk-11205-VZ Claim 23-1 Filed 10/19/06 Desc Main Document Page 4 of 15

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ATTORNEY OR PARTY WITHOUT ATTORNEY PARTS, SHIP BAT	was her and undoes its	<u>'</u>		FL-180
DEBRA VANIMAN CRAWFORD, SB			POR COUR	LUSEDNLY
LAW OFFICES OF CRAWFORD &				
P.O. Box 373				
SW Mission & 4th				
Carmel, California 93921-0				mn (
TELEPHONENO: B31-624-2422	FAX NO (Optional):		<u> </u>	⊢ 1
ATTORNEY FOR PLANS: LYDIA HARRIS			. 	レレー
SUPERIOR COURT OF CALIFORNIA, COUNTY	OF MONREDRY	·		
etreet Address 1200 Aquejito			DEC 23	1 2005
MANUNGADORESE 1200 Agualito				
arranozwoos Monterey, CA 9			LISA M. GALDOS	LIPERIOR COURT
BRANDHHAME MONTEREY			OHOA MASS TO	UPERIOR COURT
MARRIAGE OF	·····	V-A.		
· PETITIONER MICHAEL RAY HA	RRIS .		i	
,				
RESPONDENT: LYDIA HARRIS				
JUDG	MENT		CASE HUMBER:	
X DISSOLUTION LEG	SAL SEPARATION	NULLITY		
Status only		•		1
Reserving jurisdiction over	termination of	•	DR 43369	1
marital or demostic partner		Den i		
Judgment on reserved last	les .	DEC 23 2005		
Date marital or domostic partnership	status ends: DATE (,
1. This judgment Contains pe	rsonal conduct restrain	lan ozdara	istiset polisiva sellipor	don oviere
The restraining orders are contained		of the attachment. The		mill ox dul m
2. This proceeding was heard as follows: (X) Contested a. Deto: 11-14-05 Dept: b. Judicial officer (name): ADRIENME c. X Petitioner present in court d. X Respondent present in court e. Cleiment present in court f. X. Other (specify name): Attorn Petitioner: DAN GOL 3. The court acquired jurisdiction of the respondent	M. GROVER X AI X AI DIAN DMAN onderst on (data): June	om;] Temporary judge tomay present in court torney present in court	(name): STEVEN M. (name): DEBRA V. Altorney present in con	GOLDBERG CRAWFORD
a. X The respondent was served with	process.	•		•
b. The respondent appeared.		,		*
•				
the court orders, good cause appe	ARING			
4. a. CX Judgment of dissolution is entere	d. Marial or domestic p	artnership status is torr	nineted and the parties	are resided to the
status of single persons		ner i	3 2005	
(1) X on (spacify date): SAt				, *
(2) on a date to be determ	lined on noticed motion	of alther perty or on stip	pulation.	
b. Judgment of legal asparation is a	enterad.	,		
c. Judgment of nullity is entered. T		to be single persons or	the ground of (specify)	λ· .
C	•	₹.*	1, 7	
•	•			
d. This judgment will be entered non	ne are tune as of Idate).			
d. This judgment will be entered nor a Judgment on reserved lessuss.	no his imit at a finalli			
f. The petitioner's respond	anta former name is	restored to (specify):		
g. Jurisdiction is reserved over all o			fect except as provided	below.
h. This lidement contains provision	a for child support or fa	mlly support. Each par	ty must complete and f	No with the court a
Child Support Case Registry For	m (form FL-191) within '	10 days of the date of 1	his judgment. The pers	nis must notify the
court of any change in the infor	mation submitted within	10 days of the chang	n, by filing an updated	form. The Notice
of Rights and Responsibilities—I		tembursement Proced	ures and information St	iset on Chungling a
Child Support Order (form FL-19)	z) is attached.			Pasa 1 et 2
Farm Adorsed to Nurselshoy Use	JUDGIM		Legal	Femil Code, 14 2024, 2240, 2241, 2345
Justical Council of Collisionia	(Family L	aw)	Solutions	

12DEC. 13. 2005 PIO: 21AWI BOLERUSS AUGUSTEKABAT

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CRAWFORD & CRAWFORD

HQ 8028 P. 2/482/84

Pursuant to stipulation of the parties recited in court, it is hereby ordered, adjudged and decreed as follows:

1. Of the monies received by Respondent from Marton Knight to date, Sixly Thousand (\$40,000) shall be paid to an individual per agreement of the parties. One Hundred and Seventy-Nine Thousand Dollars (\$178,000) shall be given to Petitioner and Two Hundred Thousand Dollars (\$200,000) shall be retained by Respondent.

Each party shall pay one-half of the copying costs for the Xanon case out of said money.

Respondent shall put Two Hundred Six Thousand Dollers (\$208,000) in escrew for potential tess or costs in LASC Case BC 288057.

Each party shall pay taxes, if any, on their share of said money.

- Each party is awarded one-half of the net profits of the DVD on the documentary "Welcome to Death Row."
- 3. Any and all major decisions on the lawsuit regarding the "Welcome to Death Row" documentary versus Xenon shall be made by the parties jointly. The net proceeds of said lawsuit shall be divided equally by the parties. The costs shall be shared equally by the parties and shall be advanced, if possible. Respondent will keep Petitioner advised of all developments in the case, and shall provide him with copies of all filled documents to date at Petitioner's expense.
- Each party shall receive one-half of the net proceeds from the Sattlecat
 Judgment in LASC Case BC 288857, which was an arbitrated judgment.

Patitionar is awarded the Baillecat masters. Respondent shall arrange for ahipment of said meaters to Petitioner at his cost and direction.

Petitioner shall license the songs from the Battlecat mesters in the documentary "Married to the Game" to Respondent at no cost. Each party shall be awarded one-half of the met proceeds of the "Married to the Game" DVD, but Respondent shall have

Indgment; Marriage of Harris; DR 43369

NO. 8029 P. 3/4 83/84 LIDEC, 13. 2005-F10:21AN1831-RUSS AUGUST&KABAT CRAMFORD & CRAMFORD management and control over the "Married to the Geme" DVD. No salary shall be paid 1 2 to Respondent in determining not proceeds. 3 The corporation KDA is awarded to Respondent. 4 The restaurant Dashe's Soul Food is awarded to Respondent. 5 7. The proceeds from the "Married to the Game" book is awarded to Respondent. б 7 O Lydiq, a company, is awarded to Respondent. However, one-half of the net proceeds from the "Married to the Game" DVD is awarded to each party, 8 9 The parties shall cooperate to consolidate their ongoing business concerns 10 which are community properly and from which they are each getting profils into a company to be created called Harris Enterprises. 11 10. The company Dream On Production is awarded to Respondent, except for 12 one-half of the net royalise from "Married to the Game" DVD shall be awarded to each 13 party. 14 15 11. Patitioner's life story is awarded to Petitioner. 16 12. Nu Image Modie is awarded to Petitioner after the One Hundred Seven 17 Million Dollar judgment in LASC Case BC 288857 has been collected or compromised to the satisfection of Peliboner and Responders 18 The proceeds of Los Angeles Superior Court Case BC 268857 are 19 20 community property. The allocation to the parties is reserved as to how much of said proceeds shall be awarded to each party. 21 22 The fees and costs to Casselmans' firm when they are determined shall be divided between the parties on an equal basis. Each party shall pay their own fees and 23 costs in the case of Casselman versus Harris which is Los Angeles Superior Court case 24 25 BC 34019B. 26 The lasue of child support is reserved. 27 Child custody juriediction is in the State of Texas. The parties have stated 28

Judgment; Marriago of Harris; DR 43359

Case 2:06-bk-11205-VZ Claim 23-1 Filed 10/19/06 Desc Main Document Page 7 of 15

C. 13.	2005-10:22AM-10318kU58 ALGUSTAKA3AT GRAWFORD & CRAWFORD NO. 3028 P. 4/424/8			
1	elr intent that Respondent will bring the child of the parties to visit Petitioner once			
2	every two months until the child is 18 years of age.			
3	16. The parties jointly support a motion for the appointment of a receiver for the			
	collection of the judgment in LASC Case BC 268857,			
5	 Each party shall pay their own attorneys fees and costs in this case to date. 			
6	 The Court reserves jurisdiction over the executory portions of this Judgment 			
7	including the formation of Harris Enterprises,			
8	19. The trial on the lasue of the allocation of the proceeds of LASC Case BC			
9	288857 is set for January 30, 2008, et 8:00 a.m. in Department 13 of this Court.			
1p	 The parties shall exchange Preliminary Declarations of Disclosure forthwith. 			
11	The Final Declarations of Disclosure are waived.			
12	APPROVED AS TO FORM AND CONTENT:			
13	Men an			
14	MANOY			
15	Attorney for Pelitioney			
15	MICHAEL HARRIS			
17	MA-			
18				
19	DEBRA VANIMAN CRAWFORD, Attorney for Reapondant,			
20	LYDIA HARRIS			
21	12-23-05			
22	ADRIPANE MI GROVER Judge of the Superior Court			
23				
24				
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25	·			
27				
28	·			
-	Today and the same of the same			
Ħ	Judgment; Mertlage of Harris; DR 43369 3			

Case 2:06-bk-11205-VZ Claim 23-1 Filed 10/19/06 Desc Main Document Page 8 of 15

1 Hon, Stephen E. Haberfeld, Discovery Referee JAMS 2 707 Wilshire Blvd., 46th Fl. 3 Los Angeles, CA 90017 213-353-9711 Tel.: 4 213-620-0100 E-Mail: judgehaberfeld@comcast.net 5 6 7 8 9 10 11 SUPERIOR COURT OF CALIFORNIA 12 COUNTY OF MONTEREY 13 14 Case No. DR 43369 MICHAEL RAY HARRIS, 15 REFEREE'S ORDER GRANTING Petitioner, PETITIONER'S MOTION TO COMPEL MARION H. "SUGE" KNIGHT TO PRODUCE DOCUMENTS RESPONSIVE TO PETITIONER'S FIRST SET OF 16 VS. 17 REQUESTS FOR PRODUCTION OF LYDIA HARRIS, 18 DOCUMENTS Respondent, 19 Henring Date: January 5, 2006 20 5:15 p.m. Via Conference Call Time: Place: 21 Referee: Hon. Stephen E. Haberfald 22 23 Petitioner Michael Ray Harris's ("Petitioner's) motion to compel Marion H, "Suge" 24 Knight ("Mr. Knight") to respond and produce documents responsive to Petitioner's first set 25 of requests for production of documents ("Motion") was expressly and specifically referred to 25 the undersigned discovery referee ("Referee") by the Court's Order, dated December 13, 2005 -27 - which also appointed the Referee. Steven M. Goldberg, Esq. and Dan Goldman, Esq. of the 28 [PROPOSED] ORDER

law firm of Russ August & Kabat appeared and participated with the Referee in a telephonic hearing on the Motion — which hearing was set by stipulation, including the agreement of Dermot D. Givens, Esq. counsel for Mr. Knight, during a telephonic Status Conference held on January 4, 2006. Debra Crawford, Esq. of the law firm of Crawford & Crawford, counsel for Respondent Lydia Harris in this proceeding — having been apprised of the stipulated and ordered telephonic hearing during the aforesaid Status Conference — stated that she did not intend to participate in the hearing on the Motion.

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Mr. Givens did not appear or participate in the hearing on the Motion, as agreed and accordingly so ordered, or communicate with either the Referee or Petitioner's counsel after the January 4, 2006 Status Conference and before or during the hearing on the Motion concerning that hearing or at all.

All participants in the January 4, 2006 Status Conference knew the date, time and call-in information for the hearing on the Motion. Messrs. Goldberg and Goldman dialed in for the telephonic hearing, as agreed and ordered, shortly after 5:15 p.m. (PT). The Referee was already on the line. After waiting for Mr. Givens for approximately five minutes, at approximately 5:20 p.m. (PT), the Referee stated that the Referee would go off line until the earlier of being contacted that Mr. Givens had joined the conference call or 5:30 p.m. (PT), at which time the Referee would dial back into the conference call and discuss with whoever was on the line at that time what next to do.

At approximately 5:30 p.m. (PT) — not having been contacted by anyone concerning that or whether Mr. Givens had joined the conference call for the hearing — the Referee dialed back into the conference call and ascertained that Mr. Givens was not on the line. Petitioner's counsel, Mr. Goldberg, represented to the Referee that Mr. Givens had not joined the conference call at any time prior to the Referee's re-joining the conference call at 5:30 p.m. (PT) and that Mr. Goldberg had unsuccessfully tried to contact Mr. Givens about his joining the telephonic hearing on the Motion during the approximately ten minute (5:20-5:30 p.m. (PT)) interval when the Referee was off-line. Mr. Goldberg represented that he bad called Mr. Givens' cell phone and that Mr. Givens did not answer, and Mr. Goldberg left a message, and that Mr. Goldberg takes

FROPOSED ORDER

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27 28 additionally sent Mr. Givens an e-mail, but Mr. Givens did not respond or call in to the conference call.

At approximately 5:35 p.m. (PT), the Referee ruled that — in view of the abovereferenced facts and circumstances, and good cause appearing — the stipulated and ordered telephonic hearing on the Motion would go forward, and the Referee made the following ruling and order concerning the Motion during the hearing which lasted until approximately 5:45 p.m. (PT).

Based on careful consideration of the papers submitted by Petitioner and Mr. Knight in support of and in opposition to Petitioner's motion to compel Mr. Knight to produce, without objection, all documents responsive to Petitioner's First Set of Requests for Production of Documents ("document request") and, after a hearing and good cause appearing, it is hereby ORDERED as follows. Petitioner's motion to compel is granted as to the production of all documents requested to be produced by Mr. Knight in Petitioner's document request. Mr. Knight is hereby ordered to produce, without objection, all documents in his possession, custody and/or control which are responsive to Petitioner's document request, immediately prior to the commencement of the taking of Mr. Knight's ordered deposition on Tuesday, January 10, 2006 at 10:00 a.m., at JAMS, 707 Wilshire Boulevard, 46th Floor, Los Angeles, California 90017. Petitioner's request for monetary sanctions in connection with the Motion is reserved.

Immediately prior to the conclusion of the hearing on the Motion, the Referee requested that Petitioner's counsel prepare, submit to the Referee and disseminate to all participants in the discovery reference, including the Wasserman Comden firm, a proposed form of order for the Referee's review and signature, reflecting the Referee's rulings and orders made during the hearing on the Motion.

DATED: January 6, 2006

STEPHEN E. HABERFELD Discovery Referee

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PROPOSED ORDER

Case 2:06-bk-11205-VZ Claim 23-1 Filed 10/19/06 Desc Main Document Page 11 of 15

PROOF OF SERVICE STATE OF CALIFORNIA, COUNTY OF LOS ANGELES

T am employed in the county of Los Angeles, State of California. T am over the age of 18 and not a party to the within action; my business address is 707 Wilshire Blvd. 46th Floor, Los Angeles, CA 90017.

On January 6, 2006, I served the foregoing document described as REFEREE'S ORDER GRANTING PETITIONER'S MOTION TO COMPEL MARION H. "SUGE" KNIGHT TO PRODUCE DOCUMENTS RESPONSIVE TO PETITIONER'S FIRST SET OF REQUESTS FOR PRODUCTION OF DOCUMENTS in the matter of MICHAEL RAY HARRIS V. LYDIA HARRIS to interested parties in this action, as follows:

ORIGINAL FILED TO: (Via fax & mail)

Hon. Adrianne Grover Monterey Courthouse 1200 Aquajito Road Courtroom #13 Monterey, CA 93940 Fax: 831-647-5897

(SEE ATTACHED SERVICE LIST)

- (X) BY MAIL: as follows: I am "readily familiar" with the firm's practice of collection and processing of correspondence for mailing with the United States Postal Service. I know that the correspondence was deposited with the United States Postal Service on the same day this declaration was executed in the ordinary course of business. I know that the envelope was sealed and, with postage thereon fully prepaid, placed for collection and mailing on this date in the United States mail at Los Angeles, California.
- (x)BY FACSIMILE TRANSMISSION: I caused the above-referenced document(s) to be transmitted to the above-named person(s) at the telecopy numbers on the attached list.

I declare under penalty of perjury under the laws of the State of California that the above is true and correct. Executed on January 6, 2006.

Seraldine C. Yalo

Case 1:13-ap-01035-MT Doc 1-3 Filed 02/15/13 Entered 02/15/13 10:29:31 Desc Exhibit Exhibits 10 to 12 Page 47 of 50

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1/6/2006 CA001 - JAMS, Inc. Service List THE RESOLUTION EXPENTS 1226034123 Reference#: Case Name: Harris, Michael Ray vs. Harris, Lydia Case Type: FAMI Referring Judge: Panelist: Haberfeld, Stephen E., Goldberg, Steven M. Steven M. Goldberg (Active) PBTI Petitioner Russ, August & Kabat 12424 Wilshire Blvd. Main Phone # 310-826-7474 Suite 1200 Direct Phone # FAX# 310-826-6991 Lus Angelos, CA 90025 sgoldberg@raklaw.com Party Represented: Michael Ray Harris Givens, Dermot Dermot Givens (Active) L/O Dermot Givens RBSP Respondent 433 Camden Dr. Main Phone # 310-854-8823 Suite 600 Direct Phone # Beverly Hills, CA 90210 FAX# 323-878-0416 dermotg@apl.com Party Represented : Marion Knight Death Row Records Inc Crawford, Debra Vaniman Debra Vaniman Crawford (Active) RESP Respondent Crawford & Crawford Main Phone # 831-624-2422 P.O. Box 373 SW Mission & 4th Direct Phone # FAX# 831-624-2428 Cannel, CA 93921 Debra@Divorce-123.com Party Represented : Lydia Harris Goldman, Dan (Active) Dan Goldman Russ, August & Kabat 12424 Wilshire Blvd. Main Phone # 310-826-7474 Suite 1200 Direct Phone # FAX# 310-826-6991 Los Angeles, CA 90025 dwgoldman@raklaw.com Party Represented ; Michael Ray Harris

707 WILSHIRE BLVD. 46TH FLOOR 105 ANGELES, CA 98017 H 213-620-1133 MX 213-620-0100

Case 1:13-ap-01035-MT Doc 1-3 Filed 02/15/13 Entered 02/15/13 10:29:31 Desc Exhibit Exhibits 10 to 12 Page 48 of 50

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o (zmai) o

(Activa)

RBSP Respondent

CA001 - JAMS, Inc. Service List

THE RESOLUTION EXPERTS

1/6/2006

6 Comrian, Leonard J.

Leonard J. Comden
Wasenman, Comden, Casselman & Pearson
5567 Reseda Bivd., Suite 330
PO Box 7033
Tarzana, CA 91357-7033

Main Phone # 818-705-6800 Direct Phone # FAX # 818-345-0162

|comden@wccplaw.com |Farty Represented :

Wasserman, Comden, Casselman & Pearson

707 WILSHIRF RIVD. 46TH FLOOR LOS ANGILAS, CA 90017 III 213-620-1133 III 213-620-0100 Page

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PROOF OF SERVICE 2 STATE OF CALIFORNIA 3 COUNTY OF LOS ANGELES 4 I am employed in the County of Los Angeles, State of California. I am over 5 the age of 18 and not a party to the within action; my business address is: 12424 6 Wilshire Boulevard, 12th Floor, Los Angeles, California 90025. 7 On May 4, 2006 I caused to be served the foregoing document described as 8 PROOF OF CLAIM on interested parties in this action 9 by placing true copies thereof enclosed in sealed envelopes addressed as 10 stated on the attached mailing list. by placing \square the original \square a true copy thereof enclosed in sealed envelopes addressed as follows: 11 12 SERVICE NAME/ADDRESS 13 \square BY MAIL 14 I deposited such in the mail at Los Angeles, California. The envelope was mailed with postage thereon fully prepaid. 15 As follows: I am "readily familiar" with the firm's practice of collection and processing correspondence for mailing. Under that practice it would be deposited with U.S. Postal Service on that same day with postage thereon fully prepaid at Los Angeles, California in the ordinary course of business. I am aware that on motion of the party served, service is presumed invalid if postal cancellation date or postage meter date is more than one day after date of deposit for mailing in affidavit. 16 17 18 19 Federal: I declare that I am employed in the office of a member of the bar of this court at whose direction the service was made. 20 Executed on May 4, 2006 at Los Angeles, California. 21 22 23 24 25 26 27 28 2714-01 POS-DR-specie -14

1	SERV	ICE LIST
3	Robert S. Altagen, Esq. 111 Corporate Center Drive, Ste. 201 Monterey Park, CA 91754	Attorney for Debtor, Death Row Records
5	Death Row Records, Inc. PO Box 3037 Beverly Hills, CA 90212	Debtor
	Office of the US Trustee 725 S. Figueroa Street, 26 th floor Los Angeles, CA 90017	Trustee
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